



Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

HARVARD
LAW REVIEW

VOL. IV
1890-91

CAMBRIDGE, MASS.
PUBLISHED BY THE HARVARD LAW REVIEW PUBLISHING ASSOCIATION
1891

Copyright, 1891

BY THE HARVARD LAW REVIEW PUBLISHING ASSOCIATION

THE UNIVERSITY PRESS, CAMBRIDGE, MASS., U. S. A.

INDEX.

ARTICLES.

AGENCY, I. <i>O. W. Holmes, Jr.</i>	345
ALIMONY DECREES IN MASSACHUSETTS, DEFECTIVE. <i>George F. Ormsby</i>	25
BURDEN OF PROOF, THE. <i>James B. Thayer</i>	45
ELECTRIC RAILWAY, POLES AND WIRES FOR. <i>Edward Q. Keasbey.</i>	245
ELEVATED ROAD LITIGATION. <i>Edward A. Hibbard</i>	70
EQUITY JURISDICTION, BRIEF SURVEY OF. <i>C. C. Langdell</i>	99
GELPCKE <i>v.</i> DUBUQUE, THE CASE OF. <i>James B. Thayer</i>	311
LAND TRANSFER REFORM: THE AUSTRALIAN SYSTEM. <i>John T. Hassam</i>	277
LAND TRANSFER REFORM: CONSTITUTIONALITY. <i>H. W. Chaplin</i>	280
LAW AND FACT IN JURY TRIALS. <i>James B. Thayer</i>	141
"LIBERTY," THE TRUE MEANING OF THE TERM, IN THOSE CLAUSES IN THE FEDERAL AND STATE CONSTITUTIONS WHICH PROTECT "LIFE, LIBERTY, AND PROPERTY." (Harvard Law School Association Prize Essay, 1890.) <i>Charles E. Shattuck</i>	364
MORTGAGE LAW, THE STORY OF. <i>H. W. Chaplin.</i>	I
NAVIGABLE WATER, THE RIGHT OF ACCESS AND THE RIGHT TO WHARF OUT TO. <i>Alfred E. McCordic, Wilson G. Crosby</i>	14
PIPES IN PUBLIC STREETS, TAXATION OF. <i>Joseph H. Beale, Jr.</i>	83
POLICE POWER AND INTERSTATE COMMERCE, THE. <i>William R. Howland</i>	221
PRICE <i>v.</i> NEAL, THE DOCTRINE OF. <i>J. B. Ames</i>	297
PRIVACY, THE RIGHT TO. <i>Samuel D. Warren, Louis D. Brandeis.</i>	193
RESTRAINT OF TRADE, ON CONTRACTS IN. <i>Amasa M. Eaton</i>	128
TOTAL DISABILITY IN ACCIDENT INSURANCE. <i>Mariand C. Hobbs</i>	176
TRADE-MARKS, ON CERTAIN CASES ANALOGOUS TO. <i>Grafton Dulany Cushing</i>	321

CASES.

ADMIRALTY. Extension of doctrine of partial recovery	291
Joint tort-feasors	338
Maritime lien	339
When a warrant may be issued	396
AGENCY. Remedies of principal for fraud of agent	187
When principal is bound by an agent's unauthorized acts	240
See also <i>Master and Servant; Equity; Common Carriers.</i>	
ALABAMA CLAIMS. See <i>Insolvency.</i>	
BAILMENT. Duty of banks in the care of collateral	92
When a shopkeeper must care for a customer's wraps	339

	PAGE
CASES. — <i>Continued.</i>	
BILLS AND NOTES. Anomalous indorser	291
Collateral security	396
Domiciled note	291
Qualified acceptance	187
Two judgments	142
When the original debt revives	142
COMMON CARRIERS. Contracts in restraint of trade	93
Contributory negligence	40
Delay caused by strikers	396
Discrimination	93
Eminent domain	339
Liability for torts of servants	339
Limiting amount of liability	40
Limiting liability on free passes	40
CONFLICT OF LAWS. Power of Attorney	291
CONSPIRACY. Combination to drive a rival out of business	240
CONSTITUTIONAL LAW. Due process of law. Arbitrary power of a railroad commission	142
Effect of a special appearance in a court of Texas	291
Elections; suit by a tax-payer to question validity of	292
Cumulative voting; Const. of Michigan	396
Equal protection of the laws. Discriminating license fee	40
Licenses to sell intoxicating liquors	240
Licenses to sell granted only to citizens of the United States	339
Right of appeal	240
Schools; separation of colored and white children	397
Execution of the laws; power of the President	142
Full faith and credit to be given to records of another State	93
Grand Jury, meaning of, in Const. of North Carolina	291
<i>Habeas Corpus</i> , writs issued by U. S. Circuit Courts	142
"Holding court" by one district judge for another: Const. of Montana	339
Interstate commerce. Extension by the "Wilson Bill" of pre- viously existing State laws to imported liquor	339
Gambling, not a species of	397
Meat inspection laws	143
Original packages; <i>Leisy v. Hardin</i>	143
Original package, what it is	339
Original package, when State may prohibit sale of	397
Telephone messages are subjects of interstate commerce	340
Time when imported property becomes subject to State liquor laws; constitutionality of "Wilson Bill"	292
Jury; right to trial by a jury of the vicinage; Const. of Cali- fornia	397
Police power. Fixing of water-rates; deprivation of property	41
Gambling, suppression of	397
Keeping in possession spirituous liquor for another	93
Killing of infectious animals	397
Regulation of the payment of employes	41

CASES. — CONSTITUTIONAL LAW. — *Continued.*

Regulation of the sale of intoxicating liquor; extent of the power of State to do this	240
Power of Congress over dissolved religious corporations	143
Registration laws; Const. of Michigan	94
Schools, separation of colored and white children	397
Sectarian schools; Const. of Wisconsin	94
Taking of property. Under police power to regulate	41
By an increase in the public easement in a highway	144
Taxation by a State of U. S. bonds held by a corporation	188
Territories, power of Congress over the laws of	143
CONSTRUCTION. See <i>Wills; Contracts.</i>	
CONTRACTS. Agreement to pay damages	240
Contract to pay advance freight	340
Illegality; agreement necessarily involving a fraud	188
Agreement to stifle a prosecution	292
Assignment of fees to be earned	340
Contract in restraint of trade	93
"Trusts"	41
Right of beneficiary to sue	187
Rights of a purchaser for value	143
CONTRIBUTORY NEGLIGENCE. Imputability of parents, to child	143
Of common carriers to passengers	398
See also <i>Common Carriers; Negligence.</i>	
CONVERSION. What constitutes conversion	397
When selling of grain by a warehouseman amounts to a con- version	94
Unauthorized sale of stock	188
CORPORATIONS. Notice to stockholders	41
Resignation of a director	241
Restraints on the majority	41
Tax on the franchise	188
CRIMINAL LAW. Attempt to commit larceny	292
Construction of statutes	241
Evidence of accomplices	241
Former conviction	292
DEEDS. See <i>Real Property.</i>	
DEDICATION. See <i>Real Property.</i>	
DOWER. Effect of wife's release of, in a mortgage	41
DYING DECLARATIONS. See <i>Evidence.</i>	
EASEMENTS. See <i>Real Property.</i>	
EMBLEMENTS. See <i>Real Property.</i>	
EMINENT DOMAIN. House built by a trespasser on defendant's land.	96
See also <i>Common Carriers.</i>	
EQUITY. Fiduciary relation of factor and principal	340
Injunction against an electric railway by a telephone company	144
Injunction of criminal proceedings	188
Order to the master to assign letters-patent	188
Quieting title	397
Reformation of a deed for a voluntary conveyance	292
Right to membership in a political organization	340

	PAGE
CASES. — EQUITY. — <i>Continued.</i>	
Statute of Limitations allowed to run through the fraud of the defendant	241
EVIDENCE. Communication to defendant, showing knowledge on his part	42
Declaration by deceased owner of land	188
Dying declarations	94
Evidence of accomplices	241
Evidence that the fee to be paid by the plaintiff was contingent	292
Parol evidence; that a note was not to be enforced	240
In regard to a written warranty	242
Privileged communication to a physician	94
Validity of a statute	145
EXECUTORS AND ADMINISTRATORS. Reimbursement from legatees after distribution	188
EXTRADITION. Political offences	397
FIXTURES. <i>See Real Property.</i>	
HABEAS CORPUS. Where the defendant has parted with the custody	42
HUSBAND AND WIFE. Loss of right to share in the husband's estate	340
ILLEGALITY. <i>See Contracts.</i>	
INNKEEPERS. Loss of baggage	94
See also <i>Lien.</i>	
INSOLVENCY. After-acquired property	144
Amount of proof when the creditor holds security	144
Assets; Alabama claims	241
Assignment of a claim to a citizen of another State	189
Fraudulent conveyances	241
INSURANCE. Breach of condition	42
Death by disease	292
Laches of the assignee of a policy	293
Payment of premium to agent	94
Rights of beneficiary in a substituted policy	144
What is an explosion	292
JUDGMENT. Satisfaction	293
LEGAL TENDER. Worn coins	94
LIBEL. Charge that a corporation is corrupt	293
Privileged communications	340
Publication	94
Statement that plaintiff's brother is a convict	241
LIEN. Innkeepers	241
Maritime	339
LOSS OF CONSORTIUM. Action by wife	241
MALICIOUS PROSECUTION. Probable cause	340
MASTER AND SERVANT. Common employment	42
Duty to minors	340
Who is an employé	189
MEASURE OF DAMAGES. Injuries by a second accident	241
In statutory actions for death of human being	95
See also <i>Real Property.</i>	
MUNICIPAL CORPORATIONS. Delegation of power	293

	PAGE
CASES. — MUNICIPAL CORPORATIONS. — <i>Continued.</i>	
Letting of contracts	189
NAVIGABLE STREAM. Private action for obstruction	95
NEGLECTANCE. Actionable though the plaintiff was violating the Sun-day laws	95
Defective bridges	398
Electric cars	398
In not repairing sidewalks, liability of abutters	341
In the performance of a contract, liability to third persons	341
Not contributory if done to save another's life	96
Parent's negligence not imputed to child	143
Proximate cause	398
Statutory actions for death of a human being	95
See also <i>Contributory Negligence; Master and Servant.</i>	
NOTARIES PUBLIC. Eligibility of women	95
NOTICE. See <i>Corporation; Real Property.</i>	
NUISANCE. Location convenient, and use reasonable	341
Obstructing navigable streams	95
PAROL EVIDENCE. See <i>Evidence.</i>	
PARTNERSHIP. Contract to assign interest is within Statute of Frauds .	43
PATENTS. See <i>Equity.</i>	
PENSIONS. Proceeds of, exempt from attachment	95
PERPETUITIES. See <i>Wills.</i>	
PERSONAL PROPERTY. Absolute title on sale by court of perishable goods	341
Confusion; intention of tortious taker	144
Gift <i>inter vivos</i> not complete without delivery	144
Reserved fund divided as income	242
POST OFFICE. What is unailable as of defamatory or threatening character	43
PREFERRED CREDITORS. See <i>Trusts.</i>	
PRIVILEGED COMMUNICATIONS. See <i>Evidence; Libel.</i>	
PROBABLE CAUSE. See <i>Malicious Prosecution.</i>	
PUBLICATION. Libel	94
QUASI CONTRACT. Action by a step-child to recover compensation for housework	95
Equal equities	398
Estate of a lunatic liable for necessities	95
Negligent mistake of fact	341
Town liable for necessities supplied to a pauper	242
Waiver of tort	144
REAL PROPERTY. Compensation for obstructing ancient lights	43
Confiscation for treason, effect of pardon	96
Conflicting equities; priority of notice	294
Conveyance in fraud of creditors	189
Covenant of grantee to pay mortgage	190
Covenants running with the land	189, 242
Covenant of warranty; measure of damages of remote vendee . . .	341
Dedication; reverter in cemetery	144
Deeds; correction of defective acknowledgment	341

	PAGE
CASES.—REAL PROPERTY.—Continued.	
Delivery in escrow to grantee	342
Delivery to registrar	341
Fraudulent filing of blanks; estoppel by negligence; record	342
What constitutes delivery	95
Descent; when the heir murders the owner	398
Easement of abutters not owning fee of highway	189, 342
Easements; ancient lights; future damage	293
Ancient lights; compensation for obstructing	43
Inchoate right	95
Increased burden; telegraph line	144
Way of necessity	145
Emblements; land set off as alimony	293
Eminent domain; compensation	96
Equitable easements	189
Paramount charge on the land	294
Estoppel <i>in pais</i>	144
Fixtures; between executor of tenant by the curtesy and remainder-man	342
License of life tenant to remove	342
Innocent disseisor's right to remove structures	96
Measure of damages for injury to reversion	96
Mortgage; sale under power	96
Oral waiver of condition against subletting	294
Possession of tenant; notice to vendee of landlord's title	242
Pre-emption	96
Quitclaim deed, notice of outstanding equities	43
Release by husband of curtesy	342
Revocation of license acted upon	342
Rights of adopted children	342
Rule against perpetuities; alienable interests	96
Possibility upon a possibility	43
Tax sale; what constitutes possession	294
Title by estoppel	242
See also <i>Equity</i> ; <i>Dower</i> .	
REPLEVIN. Depreciation pending appeal	242
RES ADJUDICATA. Action for injury to easement	293
Foreign judgment	145
Former conviction	292
SALES. Conditional delivery	190, 294
Custom of trade	96
Deposit of wheat with a miller	294
Factor's act; document of title	190
Fraudulent representation to a mercantile agency ground for rescission	145
Warranty	242
SLANDER. Words actionable <i>per se</i>	243
STATUTE OF FRAUDS. Agreement not to be performed within a year	145
Parol partition	190
Partnership agreement	43

CASES.—STATUTE OF FRAUDS. — *Continued.*

Sufficiency of memorandum	43, 343
STATUTE OF LIMITATIONS. Overdue dividends are not held adversely until demanded	43
Set-off of debts against legacies	243
Trusts	243
See also <i>Equity</i> .	
STATUTES. See <i>Evidence</i> .	
STREET RAILWAYS. See <i>Real Property</i> .	
TELEGRAPH. Delivery of telegram	145
Limitation of liability for negligence	343
TORT. Actions for death by wrongful act	145
TRADE-MARKS. Fraudulent misrepresentation ground for injunction . .	190
“Union labels”	190
TREASON. See <i>Real Property</i> .	
TRESPASS. Accidental injury without negligence	294
By cattle; Western rule	44
Forcible entry by owner	144
TRUSTS. Charitable bequest; certainty	243
Condition that a church be built	343
Conflicting equities; priority of notice	294
Implied trust	243
Insolvency; preferred creditors	191
Investment of trust funds	191
Oral trust in land at common law	294
USURY. Compound interest	295
WILLS. Attestation; when in the presence of the testator	191
Construction; mistake in copying	243
Naming a trustee for a valid trust carries the estate to the trustee	243
Perpetuities	191
Phrase “leaving issue” in the gift of an annuity	243
Vesting of remainders	243
Legacy to an executor who renounces probate	44
WRITS. Lack of a seal makes an execution voidable only	295

LECTURE NOTES.

CONTRACTS. Forbearance to sue as consideration	39
CRIMINAL LAW. <i>Mens rea</i>	186
SALES. Statute of Frauds, s. 17	91
SURETYSHIP. Statute of Frauds, s. 4; promises made on a new consideration	290
WILLS. Incorporation by reference	239

NOTES.

AMERICAN DECISIONS, citation of, by English courts	38
BANKRUPTCY OF PARTNERS	333
BISHOP OF LINCOLN, Trial of	289
CARRIER. Limiting liability for negligence	287
CLUBS. Use of liquor in prohibition city	183
CONSTITUTIONAL LAW. Cruel and unusual punishment	287

	PAGE
NOTES.— CONSTITUTIONAL LAW.— <i>Continued.</i>	
Fourteenth amendment; liquor licenses	236
Fourteenth amendment; discrimination against aliens	337
CONTRACT. Abstaining from tobacco or liquor as consideration	237
CRIMINAL ATTEMPT, where crime is impossible	88
DISTURBING A BARGAIN, precedent for action for	393
"DIVORCE, THE CAUSE OF THE INCREASE OF," Sidney G. Fisher	139
ENGLISH LAW REPORTS. New series	338
GHOSTS, as affecting relations of landlord and tenant	238
GIFTS OF CHATTELS. <i>Cochrane v. Moore</i>	140
HARVARD LAW REVIEW. Editorial	35
HARVARD LAW SCHOOL. Appointment of Assistant Professor Wil-	
liston	87
Appointment of Professor Smith	87
Course in Massachusetts law	138
Dean's Annual Report, 1889-90	395
Lectures on Damages	87
Registered students, 1890-91	138
Resignation of Professor Keener	35
HARVARD LAW SCHOOL ASSOCIATION. Membership	88, 138
Prize essay for 1891	139
HYPNOTISM AND THE LAW	88
JUDGES. Answers to questions of legislature	37
JURY. Bias of jurors; <i>Com. v. Brown</i>	237
"LEGISLATION, A YEAR'S." Henry Hitchcock	182
LIBEL. Privilege; circulation of congressional speeches	285
MATTHEWS, MAYOR. Proposal for laying out streets	336
METEORITE. Whether belonging to landlord or tenant	234
MISSISSIPPI LAW. "Mississippi and the Mississippians;" Reuben	
Davis	90
MURDERER. Can he acquire a title by his crime?	394
NUISANCE. <i>Reinhardt v. Mentasti</i>	185
"ORIGIN AND GROWTH OF LAW." ["The Ideal and the Actual in the	
Law."] James C. Carter	141
"ORIGINAL PACKAGE," what constitutes	284
PERPETUITIES, RULE AGAINST. <i>Whitby v. Mitchell</i>	283
POOL SELLING. Whether legalized by Ives pool bill	38
PROCEDURE IN ENGLAND. Report of committee, 1881	184
SELDEN SOCIETY, publications of	283
STENOGRAPHIC REPORT of trial, in bill of exceptions	89
TELEGRAPH COMPANY. Limiting liability for negligence	288
"TRUSTS," in articles of necessity	36
REVIEWS.	
Adams' Equity	295
American Digest	296
Benjamin on Contracts	44
Dos Passos on Collateral Inheritance Taxes	295
Freeman on Void Judicial Sales	97
Johnson's Patentee's Manual	146
Jones' Forms in Conveyancing	399

REVIEWS. — *Continued.*

Kerly on the Court of Chancery	191
Markby's Elements of Law	97
Marsh's History of the Court of Chancery	145
Mason's Veto Power	243
Saunders' Legal Medicine	343
L. L. Smith's Transfer of Negotiable Paper as Collateral Security	192
W. W. Smith's Treatise on Private Corporations	98
Willoughby on the Supreme Court of the United States	244

LEADING ARTICLES IN EXCHANGES	343, 399
---	----------